1 2 3 4 5	Brent H. Blakely (SBN 157292) bblakely@blakelylawgroup.com Cindy Chan (SBN 247495) cchan@blakelylawgroup.com BLAKELY LAW GROUP 915 North Citrus Avenue Hollywood, California 90038 Telephone: (323) 464-7400 Facsimile: (323) 464-7410	E-FILED 07-27-09 JS-6
6	Attorneys for Plaintiffs Coach, Inc. and Coach Services, Inc.	
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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
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11	COACH, INC., a Maryland Corporation;	CASE NO. 09-0035 PSG (PLAx)
12	COACH SERVICES, INC., a Maryland Corporation,	[PROPOSED] ORDER RE
13	Plaintiffs,	CONSENT JUDGMENT INCLUDING A PERMANENT
14	VS.	\ INJUNCTION AND VOLUNTARY \ DISMISSAL OF DEFENDANT
15	ASIA PACIFIC TRADING COMPANY, INC., a California Corporation; COMECO, LLC, a California Limited Liability	COMECO, LLC
16	Company; MIRAGE EYEWEAR, INC., a \(\langle \))
17 18	California Corporation; DAVID HSU, an individual; SUNGLASS EXPERTS, INC., a California Corporation dba ANGEL EYES; and DOES 1-10, inclusive,	
19	Defendants.	
20		
21	Plaintiff Coach, Inc. and Coach Services, Inc. ("Coach" or Plaintiffs") and	
22	Defendant Comeco, LLC ("Defendant") have entered into a Settlement Agreement and	
23	Mutual Release as to the claims in the above referenced matter. Defendant, having	
24	agreed to consent to the below terms, it is hereby:	
25	ORDERED, ADJUDGED, and DECREED as among the parties hereto that:	
26	1. This Court has jurisdiction over the parties to this Final Judgment and has	
27	jurisdiction over the subject matter hereof pursuant to 15 U.S.C. § 1121.	
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- 3. Coach has alleged that Defendant's purchase and sale of products which infringe upon the Coach Marks constitutes trademark infringement and unfair competition under the Lanham Trademark Act, 15 U.S.C. § 1051, et seq and under the common law.
- 4. Defendant and its agents, servants, employees and all persons in active concert and participation with it who receive actual notice of this Final Judgment are hereby permanently restrained and enjoined from infringing upon the Coach Marks, either directly or contributorily, in any manner, including generally, but not limited to manufacturing, importing, distributing, advertising, selling and/or offering for sale any unauthorized product bearing the Coach Marks, or marks confusingly similar or substantially similar to the Coach Marks, and, specifically from:
- (a) Using the Coach Marks or any reproduction, counterfeit, copy or colorable imitation of the Coach Marks in connection with the manufacture, importation, distribution, advertisement, offer for sale and/or sale of merchandise comprising not the genuine products of Coach, or in any manner likely to cause others to believe that the Counterfeit Products are connected with Coach or Coach's genuine merchandise bearing the Coach Marks;
- (b) Passing off, inducing or enabling others to sell or pass off any products or other items that are not Coach's genuine merchandise as and for Coach's genuine merchandise;
- (c) Leasing space to any tenant who is engaged in the manufacturing, purchasing, production, distribution, circulation, sale, offering for sale, importation, exportation, advertisement, promotion, display, shipping, marketing of Infringing Products

1 (d) Committing any other acts calculated to cause purchasers to believe 2 that Defendant's products are Coach's genuine merchandise unless they are such; 3 Shipping, delivering, holding for sale, distributing, returning, transferring or otherwise moving, storing or disposing of in any manner items falsely 4 bearing the Coach Marks, or any reproduction, counterfeit, copy or colorable imitation 5 of same; and 6 7 (f) Assisting, aiding or attempting to assist or aid any other person or 8 entity in performing any of the prohibited activities referred to in Paragraphs 4(a) to 9 4(e) above. 10 5. Without any admission of liability, the parties have agreed that Defendant 11 shall pay to Coach an amount in settlement of Coach's demand for damages, profits, 12 costs, disbursements, and attorneys' fees based upon Defendant's alleged infringing 13 activities. Plaintiffs and Defendant shall bear their own costs associated with this action. 14 15 6. The execution of this Final Judgment shall serve to bind and obligate the 16 parties hereto. The jurisdiction of this Court is retained for the purpose of making any 17 7. further orders necessary or proper for the construction or modification of this Final 18 19 Judgment, the enforcement thereof and the punishment of any violations thereof. 20 Except as otherwise provided herein, this action is fully resolved with prejudice as to Defendant Comeco, LLC. 21 22 23 IT IS SO ORDERED. 24 25 Date: 7/27/2009 PHILIP S. GUTIERREZ Hon. Philip S. Gutierrez **United States District Judge** 26 27

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